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That section 1251 of the Chicago Code of 1911 be, and the same is hereby, amended so as to read as follows:

"1251. Certain articles not to be taken into or from premises where death from contagious disease has occurred.—No person shall take into any premises, room, or place in which any person shall have died of any of the diseases mentioned in section 1248 at any time after such person shall have died, and before such premises, room, or place shall have been disinfected by the department of health, any funeral rug, flowers, drapery, or other article or thing which may be the means of spreading contagion, nor shall any person take from any premises, room, or place in which any such death shall have occurred any article or thing whatever which shall have been exposed to infection, or which may be the means of spreading contagion, until such article or thing shall first have been disinfected by the department of health, or unless the removal of such article is authorized by the commissioner of health or his duly authorized representative: *Provided*, That nothing herein contained shall be construed to prevent the use of proper clothing and wrappings which shall be buried with such body."

Foodstuffs—Sale of Unwholesome Prohibited. (Ord. July 28, 1913.)

SECTION 1. That article 20, chapter 38, of the Chicago Code of 1911, be, and the same is hereby, amended by adding thereto a section to be known as section 366a in words and figures as follows:

"1366a. Any persons, firm, or corporation who, either as principal or agent, shall sell, offer, or exhibit for sale, or have in his or its possession, charge, or control, with intent to sell, any article of human food or foodstuff, either raw, manufactured, or otherwise prepared, which is or has become putrid, decayed, infected, contaminated, or unwholesome for human consumption, shall be fined not less than \$1 nor more than \$200 for each offense."

Garbage—Reduction Plant Placed Under Department of Health. (Ord. July 30, 1913.)

Ordered, That in the event the city council determines to purchase the reduction plant of the Chicago Reduction Co., located at Thirtyninth and Iron Streets, and said plant having been turned over to the city of Chicago, that the same shall be operated under the supervision and direction of the department of health.

Manure and Refuse—Care and Disposal of. (Ord. Nov. 24, 1913.)

That section 1003 of the Chicago Code of 1911 be, and the same is hereby, amended to read as follows:

"SEC. 1003. *Manure storage.*—It shall be the duty of every person, firm, or corporation occupying or controlling any lot, barn, stable, shed, building, or place where horses, mules, cattle, or swine, or any of them, are kept or fed, within any part of the city of Chicago, to provide, set apart, and maintain within said lot, barn, stable, shed, building, or place, above the level of the ground upon said premises, either a box, receptacle, or vault constructed as hereinafter provided; provided that in lieu of said box, receptacle, or vault there may be provided and maintained within any barn, stable, shed, or building where horses, mules, cattle, or swine, or any of them are kept or fed, but not elsewhere, a bin with a floor of impervious cement and walls of the same material not less than 4 feet high above level of floor; and said person, firm, or corporation shall place or cause to be placed in said bin, box, receptacle, or vault all the manure produced upon the said premises and shall remove or cause to be removed from the said premises at his, her, or its own expense the contents of said bin, box, receptacle, or vault at least once in 72 hours.